U.S. DISTRICT COURT

# IN THE UNITED STATES DISTRICT COURT FOR THEAUGUSTA DIV. SOUTHERN DISTRICT OF GEORGIA

BRUNSWICK DIVISION

2006 APR 25 PN 3= 28

TRINITA MOORE-COLEMAN, individually, as surviving spouse, as Administratrix of the ESTATE OF EARL LEONARD COLEMAN, and as Guardian of QUENTIN COLEMAN, and JOSHUA COLEMAN,

v.

TERRITORY,

CLERK A. Alberto SO. DIST. OF GA.

Plaintiff,

•

CV 203-050

\*COOPER TIRE & RUBBER COMPANY, \*PABLO A. TAVAREZ, CHURCH OF \*GOD-NEW JERUSALEM, and CHURCH \*OF GOD-NORTHEASTERN SPANISH \*

\*

Defendants.

#### ORDER

Presently before the Court in the captioned case is Defendant Cooper Tire & Rubber Company's "Motion to Compel Compliance with Protective Order of Confidentiality." (Doc. No. 277.) Upon consideration of the parties' evidence, I find that Lisa Pasbjerg has violated the Court's Protective Order of Confidentiality and her Promise of Confidentiality by failing to return confidential material produced by Defendant Cooper Tire in this lawsuit. Accordingly, Defendant Cooper Tire's motion is GRANTED.

- 2000s

ccc.

IT IS HEREBY ORDERED that, within ten days of the entry of this Order, Ms. Pasbjerg return to Plaintiffs' counsel Robert Bartley Turner all originals, copies, notes, summaries, indices, deposition transcripts, renderings, photographs, recordings, and reproductions of the confidential material she received in connection with this Furthermore, Ms. Pasbjerg is ORDERED to execute the Certification of Confidential Document Return attached as exhibit G to Defendant Cooper Tire's motion and return the certification to Mr. Turner within ten days of the entry of Upon receipt of the certification and this Order. confidential materials, Mr. Turner shall immediately turn them over to counsel for Defendant Cooper Tire.

Ms. Pasjberg is warned that she may be held in contempt if she fails to comply with this Order.

ORDER ENTERED at Augusta, Georgia, this 2575 day of April 2006.

UNITED STATES DISTRICT JUNGE

<sup>&</sup>lt;sup>1</sup> The Clerk is directed to serve by certified mail, return receipt requested, a copy of this Order and exhibit G of Defendant Cooper Tire's motion on Ms. Pasbjerg at 7670 SE 110th St. Road, Belleview, Florida 34420.

## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA BRUNSWICK DIVISION

TRINITA MOORE-COLEMAN, Individually, as surviving spouse, as administratrix of the ESTATE OF EARL LEONARD COLEMAN, and, as Guardian of QUENTIN COLEMAN, and JOSHUA COLEMAN,	) ) ) )
Plaintiff	) CIVIL ACTION NO. ) CV203-50
	)
VS.	}
COOPER TIRE & RUBBER	<b>)</b>
COMPANY, PABLO A. TAVAREZ,	)
CHURCH OF GOD-NEW JERUZULEM,	)
and CHURCH OF GOD-	
NORTHEASTERN SPANISH	)
TERRITORY,	
Defendants	j

## Expert's/Authorized Person's Certification of Confidential Document Return

- 1. My name is Lisa Pasbjerg. I work as an independent contractor legal assistant for Savage, Turner, Pinson & Karsman in connection with the above-referenced lawsuit.
- 2. I have received access to materials (including documents and confidential depositions) protected by the Protective Order ("Confidential Material") entered in Civil Action No. CV203-50; Trinita Moore-Coleman, Individually, as surviving spouse, as administratrix of the Estate of Earl Leonard Coleman, and, as guardian of Quentin Coleman, and Joshua Coleman vs. Cooper Tire & Rubber Company, Pablo A. Tavarez, Church of God-New Jeruzulem, and Church of God-Northeastern Spanish Territory; In the United States District Court, Southern District of Georgia, Brunswick Division (the "Lawsuit").
- 3. Pursuant to Plaintiffs' counsel's request, I have returned all Confidential Material as well as such material from the lawsuit of Earl Coleman v. Cooper Tire & Rubber Company that was produced by agreement in this lawsuit, and all copies, notes, summaries, indices, renderings, photographs, recordings and reproductions of any kind thereof of same to Robert Bartley Turner.



- 4. I have also deleted and written over and destroyed any Confidential Material entered on portable electronic or magnetic media (including without limitation, floppy discs and/or compact discs), a computer database and/or computer hard drive.
- 5. I have not made any Confidential Material, any copies thereof, or any document that reflects or contains Confidential Material, available to any other person or entity.
- 6. I understand that any breach of our obligations under the Agreed Protective Order or the Confidential Release and Indemnity Agreement will subject me to all common law and statutory remedies, as well as civil sanctions levied by the United States District Court, Southern District of Georgia, Brunswick Division.

Date:	 						
	-		:				
Signature:				٠.	•		

## **United States District Court** Southern District of Georgia

### ATTORNEYS SERVED:

Drew, Eckl Firm

Ashleigh Ruth Madison/Robert Turner Savage & Turner Wallace E. Harrell, III Douglas K. Walker James W. Howard/Sharon Howard The Howard Law firm Steven E. Scheer David A. Dial Weinberg, Wheeler Firm Lisa Pasbjerg (including cy of Exhibit G) (cert mail - return receipt) Charles W. Bell W. Wray Eckl/George Brinson

CASE NO:

CV203-050

DATE SERVED: 4/25/06

SERVED BY:

L. FLANDERS

	Copy placed in Minutes
V	Copy given to Judge

Copy given to Magistrate